| NO. | U.S. DISTRICT COURT - N.D. OF N.Y. FILED APR 2 0 2023 AT O'CLOCK John M. Domura Civil Classe No.: 6:23-CV-0487 John M. John M. Domura Classe No.: 6:23-CV-0 |
|-----|--|
| | 42 0.5.C. § 1765 |
| | Plaintiff(s) demand(s) a trial by: JURY COURT (Select only one). |
| | Plaintiff(s) in the above-captioned action, allege(s) as follows: |
| | JURISDICTION |
| 1. | This is a civil action seeking relief and/or damages to defend and protect the rights guaranteed by the Constitution of the United States. This action is brought pursuant to 42 U.S.C. § 1983. The Court has jurisdiction over this action pursuant to 28 U.S.C. §§ 1331, 1343(3) and (4) and 2201. |
| | PARTIES |
| 2. | Plaintiff: Donjelle Hordricks |
| | Address: 1402 West Street vooms Utices |
| | New York 13502 |
| | |
| | Additional Plaintiffs may be added on a separate sheet of paper. |
| 3. | a. Defendant: Trancis Grant |
| | Official Position: Section 8 Worker |
| | Address: 1 Kennedy Plaza Whoa NY |
| | 13502 |
| | |
| | |

| Ь. | Defendant: | Krystal Curley |
|--------|-------------------|---|
| | Official Position | : Supervisor for section 8 Housing 1 Kennedy plaza utica N.Y. |
| | Address: _ | 1 hannedy plaza utica N.Y. |
| | _ | 13502 |
| | _ | |
| | | |
| C. | Defendant: | |
| | Official Position | : |
| | Address: _ | |
| | | |
| | _ | |
| Additi | onal Defendants r | nay be added on a separate sheet of paper. |

4. FACTS

Set forth the facts of your case which substantiate your claim of violation of your civil and/or Constitutional rights. List the events in the order they happened, naming defendants involved, dates and places.

Note: You must include allegations of wrongful conduct as to EACH and EVERY defendant in your complaint. (You may use additional sheets as necessary).

T recieved a letter in the mail from sections

thusing stating My Voucher was total away

all the criminal Activity convicted or Not and

a meting for a fair hearing to dispute the

termination of the Urban and economic Neurlament

this oit Section 8 this sing was being waired. I then

whote a letter to the supervisor kystal kinter she

also denied the fair hearing after bains informed of

my charges being dismissed. They were informed of

the 90 day Unantal Health Assessment and the Chare

gainst me were being dismissed but refused to compay

5. CAUSES OF ACTION

Note: You must clearly state each cause of action you assert in this lawsuit.

| FIRST CAUSE OF ACTION |
|---|
| The right to a fair Heaving to address the |
| accusations which were being used against me. |
| tair Hearing was denied twice from francis |
| grant & Krystal Curley |
| <u> </u> |
| SECOND CAUSE OF ACTION |
| The Urban & Faramic Development Soction 8 by |
| law Can only terminate a Section & Vacher only on |
| when the Criminal Activity which is occuring if |
| there is evidence. There was no evidence of |
| Criminal activity a 40 Day Hold was proceed on meter |
| Mental Health reasons not a Canaction. The Charges were disamissed |
| a letter after the Criminal Charges were demosed |
| Was sent to me which istill have stating reports |
| idicated criminal incidents of larceny voltary and other comparats |
| which were all dismissed, reaching the rucher |
| Led me to be homeless & without a Varcher. |
| and wasts (and roots uplations Handwas Discovering |
| Led me to be homeless & without a Varcher. They chose to disoparify me and not consider my ("ivil rights. (Civil rights violation Handicap Diagnosis schroppinenia Deability) |
| |

6. PRAYER FOR RELIEF

| WHEREFORE, plaintiff(s) request(s) that this Court grant the following relief: |
|--|
| timincial Compensation for being revoked from |
| Section 8 & being left Homeless with over |
| 2000 dollars in back root and discrimination |
| Her my Criminal Charges were dismissed |
| I declare under penalty of perjury that the foregoing is true and correct. |
| Danielle Herohold |
| Signature of Plaintiff(s) (all Plaintiffs must sign) |

02/2010